UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

CAROL STEVENS,)	
Plaintiff,)	
v.)	Case No.
NATIONSTAR MORTGAGE, LLC,)	Case 140.
)	
Defendant.)	

PLAINTIFF'S COMPLAINT

Plaintiff, CAROL STEVENS, ("Plaintiff") files this lawsuit for damages, and other legal and equitable remedies, resulting from the illegal actions of NATIONSTAR MORTGAGE, LLC, ("Defendant"), in negligently, knowingly, and/or willfully contacting Plaintiff on Plaintiff's cellular telephone in violation of the Telephone Consumer Protection Act, 47 U.S.C. § 227 et seq. ("TCPA").

JURISDICTION AND VENUE

- 1. Jurisdiction in this Court is proper pursuant to 28 U.S.C. § 1331 as Plaintiff's claims arise under the laws of the United States.
- 2. This Court has federal question jurisdiction because this case arises out of violations of federal law. 47 U.S.C. §227(b); *Mims v. Arrow Fin. Servs.*, *LLC*, 132 S. Ct. 740 (2012).
- 3. Defendant conducts business in Clarksville, Montgomery County, Tennessee.
- 4. Venue and personal jurisdiction in this District are proper because Defendant transacts business in this District, and a material portion of the events at issue occurred in this District.

PARTIES

- 5. Plaintiff, is a resident of Clarksville, Montgomery County, Tennessee.
- 6. Defendant is based in Dallas, Dallas County, Texas

FACTUAL ALLEGATIONS

- 7. Within four (4) years of Plaintiff filing this Complaint, Defendant called Plaintiff's cellular telephone number ending in 3346 to collect on Plaintiff's alleged debt.
- 8. All of the telephone calls Defendant made to Plaintiff were an attempt to collect on Plaintiff's alleged debt.
- 9. None of the calls Defendant made to Plaintiff were for an emergency purpose.
- 10. On more than one occasion within the past four (4) years, Plaintiff requested Defendant stop calling Plaintiff's cellular telephone.
- 11. Specifically in or around, but not limited to, January 2016, and September 2016, Plaintiff requested Defendant stop calling Plaintiff's cellular telephone
- 12. Despite Plaintiff's requests that Defendant stop calling Plaintiff's cellular telephone,

 Defendant continued to call Plaintiff's cellular telephone.
- 13. On or about September 15, 2016, Agruss Law Firm, LLC, mailed a cease and desist letter to Defendant on behalf of Plaintiff.
- 14. Despite receiving this written request, Defendant continued to place collection calls to Plaintiff's cellular telephone.
- 15. Prior to calling Plaintiff's cellular telephone, Defendant knew the number was a cellular telephone number.
- 16. All of the calls Defendants made to Plaintiff's cellular telephone resulted in Plaintiff incurring a charge for incoming calls.

- 17. During at least one conversation, Defendant learned that Plaintiff wanted Defendant to stop calling Plaintiff's cellular telephone.
- 18. Even if at one point Defendant had permission to call Plaintiff's cellular telephone, Plaintiff revoked this consent.
- 19. Defendant continued to call Plaintiff's cellular telephone after Defendant knew Plaintiff wanted the calls to stop.
- 20. Within 4 years of Plaintiff filing this Complaint, Defendant used an automatic telephone dialing system to call Plaintiff's cellular telephone.
- 21. Within 4 years of Plaintiff filing this Complaint, Defendant called Plaintiff's cellular telephone in predictive mode.
- 22. Within 4 years of Plaintiff filing this Complaint, Defendant left pre-recorded voicemail messages for Plaintiff on Plaintiff's cellular telephone.
- 23. Within 4 years of Plaintiff filing this Complaint, Defendant left voicemail messages from live operators for Plaintiff on Plaintiff's cellular telephone.
- 24. The telephone dialer system Defendant used to call Plaintiff's cellular telephone has the capacity to store telephone numbers.
- 25. The telephone dialer system Defendant used to call Plaintiff's cellular telephone has the capacity to call stored telephone numbers automatically.
- 26. The telephone dialer system Defendant used to call Plaintiff's cellular telephone has the capacity to call stored telephone numbers without human intervention.
- 27. The telephone dialer system Defendant used to call Plaintiff's cellular telephone has the capacity to call telephone numbers in sequential order.
- 28. The telephone dialer system Defendant used to call Plaintiff's cellular telephone has the

- capacity to call telephone numbers randomly.
- 29. The telephone dialer system Defendant used to call Plaintiff's cellular telephone selects telephone numbers to be called according to a protocol or strategy entered by Defendant.
- 30. The telephone dialer system Defendant used to call Plaintiff's cellular telephone simultaneously calls multiple consumers.
- 31. While Defendant called Plaintiff's cellular telephone, Plaintiff's cellular telephone line was unavailable for legitimate use during the unwanted calls.

DEFENDANT VIOLATED THE TELEPHONE CONSUMER PROTECTION ACT

- 32. Defendant's conduct violated the TCPA by:
 - a. Placing non-emergency telephone calls to Plaintiff's cellular telephone using an automatic telephone dialing system and/or pre-recorded or artificial voice in violation of 47 U.S.C. § 227 (b)(1)(A)(iii).

WHEREFORE, Plaintiff, CAROL STEVENS, respectfully requests judgment be entered against Defendant, NATIONSTAR MORTGAGE, LLC for the following:

- 33. As a result of Defendant's negligent violations of 47 U.S.C. 227(b)(1), Plaintiff is entitled to and requests \$500.00 in statutory damages, for each and every violation, pursuant to 47 U.S.C. 227(b)(3)(B).
- 34. As a result of Defendant's willful and/or knowing violations of 47 U.S.C. 227(b)(1), Plaintiff is entitled to and requests treble damages, as provided by statute, up to \$1,500.00, for each and every violation, pursuant to 47 U.S.C. 227(b)(3)(B) and 47 U.S.C. 227(b)(3)(C).
- 35. Plaintiff is entitled to and seeks injunctive relief prohibiting such conduct in the future.

36. Any other relief that this Honorable Court deems appropriate.

RESPECTFULLY SUBMITTED,

DATED: March 16, 2017 By: /s/ William M. Kaludis

William M. Kaludis

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